## 1874-S AMH DICK SILV 107

## **SHB 1874** - H AMD **52**

By Representative Dickerson

WITHDRAWN 03/07/2011

2 evidence," and insert "((, but not of the evidence,))"
3
4 On page 4, line 5, after "met." insert "Evidence obtained as a
5 result of the interception, transmission, or recording need not be
6 submitted to the court."
7
8 On page 4, line 21, after "section." insert "The court may not

On page 4, line 3, after "authorization" strike ", but not of the

9 provide notice under this subsection (b) if the confidential informant

provide notice under this subsection (b) if the confidential informant

10 was a minor at the time of the recording and an alleged victim of

11 commercial sexual abuse of a minor under RCW 9.68A.100 through

12 <u>9.68A.102.</u>"

13

1

EFFECT: Provides that evidence obtained as a result of a recording with one-party consent need not be submitted to the judge for review.

Exempts cases where the confidential informant was a minor at the time of the recording and a victim of Commercial Sexual Abuse of a Minor from the requirement that the non-consenting party receive notice of the recording if a judge determines there was no probable cause.

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